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Tuberculin Test of Cattle—Regulations Governing. (Chap. 351, Act Feb. 25, 1915.)

SECTION 1. That section 22 of chapter 312 of the session laws of 1911 be and the same are [sic] hereby amended to read as follows:

That the live stock sanitary commissioner whenever he may deem it necessary, shall formulate and announce the rules under which the tuberculin test for tuberculosis in domestic animals shall be applied and for all proceedings subsequent to such application; but in so doing he shall be governed by the following regulations, to wit:

(a) That the tuberculin test shall comply with the instructions and rules as given by the bureau of animal industry of the Federal department of agriculture for conducting the tuberculin test.

(b) No person other than one indicated for that purpose by the live stock sanitary commissioner shall inject any tuberculin into any animal in this State.

(c) All charts giving the temperatures and conditions existing at the time the animal was tested, accompanied by a history and description of the animal shall be, immediately after the test is made, submitted to the State live stock sanitary commissioner who shall thereupon render his opinion thereon, which decision shall be final and shall be recorded in his office.

(d) That the State live stock sanitary commissioner shall at once apply the quarantine and other regulations issued by him under the provisions of this act to animals found infected with tuberculosis.

SEC. 2. That section 22 of chapter 312 of the session laws of 1911 is hereby repealed.

Rest Rooms—Certain Cities Authorized to Levy a Tax for the Erection and Maintenance of. (Chap. 126, Act Mar. 4, 1915.)

SECTION 1. That all cities of the first class having a population of 55,000 or under and not having a city hall or convention hall costing more than \$100,000 are hereby authorized to levy a tax, in addition to other taxes provided by law, each year not to exceed one-half of one mill on the dollar on all taxable property in such cities for the purpose of purchasing or erecting suitable buildings to be used as rest rooms and for maintaining the same.

Coal Mines—Bath Houses Required in Certain Cases. (Chap. 245, Act Mar. 24, 1915.)

SECTION 1. That section 1 of the chapter numbered 226 of the laws of 1913 be amended to read as follows:

SECTION 1. It shall be duty [sic] of every owner, or lessee, its officers or agents, or other person or persons having jurisdiction or direction of any coal mines within the State of Kansas, to provide on and after the passage and publication of this act, a suitable building, which shall be convenient to the principal entrance of such mine or mines, and equipped with individual lockers or hangers, benches or seats, proper light, heat, hot and cold water, and shower baths, and maintain same in good order, for the use of persons employed therein, for the purpose of washing and bathing of employees and changing of clothing. Said building or bath house to have sufficient floor space for the accommodation of miners or others using the same.

The flooring in said wash room or bath room to be of concrete or cement, and the flooring in the changing room to be optional with the owner as to the material used. All lockers in new bath houses when made of steel, shall not be less than 12 inches by 12 inches by 48 inches in height. When made of lumber shall not be less than 12 inches by 22 inches by 48 inches in height, with partitions in centers of wood lockers. Individual hangers shall consist of not less than three hooks upon which to hang clothing, and a receptacle of suitable size for use in connection therewith, attached to a proper chain or wire rope, and so suspended as to admit of hanger being raised such

height that the wearing apparel, when hung thereon, will not be less than 7 feet above the floor of said building, and of being locked in that position. The lockers or hangers in each bath house shall be sufficient in number to accommodate the employees using the same, and there shall be one shower bath for every 15 employees using the same. Said employees shall furnish their own towels and soap and lock for their lockers or hanger, exercise control over, and be responsible for the property by them left therein. The individual owner, operator, lessee, agent, or company or corporation shall keep said bath houses in a clean and sanitary condition: *Provided*, That this section shall not apply to any mine operated on the long wall system of mining: *Providing*, That the provisions of this act shall not apply to mines in this State in excess of 600 feet in depth.

SEC. 2. That section 1 of chapter 226 of the laws of 1913 be and the same is hereby repealed.

WASHINGTON.

County Tuberculosis Hospitals—Inspection—Quarterly Certificates—State Aid Prohibited when Institutions are Disapproved by State Board of Health. (Chap. 80, Act Mar. 16, 1915.)

SECTION 1. That section 5554-7, Remington and Ballinger's Code, be amended to read as follows:

SEC. 5554-7. All hospitals established or maintained under the provisions of this act shall be subject to inspection by any authorized representative of the State board of health, the bureau of inspection and supervision of public offices, and the board of county commissioners, and the resident officers shall admit such representatives into every part of the hospitals and its buildings, and give them access on demand to all records, reports, books, papers and accounts pertaining to the hospital.

SEC. 2. That section 5554-11 of Remington and Ballinger's Code be amended to read as follows:

SEC. 5554-11. On the 1st day of July and quarterly thereafter the board of managers of any county operating such institution shall certify to the State auditor and the county auditor the number of persons cared for at public expense in such institution, the date when each person was admitted, and the number of weeks each person was cared for during the preceding quarter, which certificates shall be attested by the board of managers and sworn to by the superintendent, and the State auditor shall draw a warrant for the amount due according to the provisions of this act.

SEC. 3. That section 5554-14 of Remington and Ballinger's Code be amended to read as follows:

SEC. 5554-14. No institution operating under the provisions of this act shall be entitled to participation in the State aid herein provided for, if said institution shall be disapproved by the State board of health and such disapproval certified to the State auditor.

Eggs—Sale of—Classification and Labeling. (Chap. 94, Act Mar. 16, 1915.)

SECTION 1. For the purposes of this act, eggs shall be classified and branded as follows:

(a) Cold-storage eggs shall include all eggs which have been in cold storage for more than 90 days, and before being offered for sale shall be branded or stamped with the words "storage."

(b) Preserved eggs shall include eggs in which the natural deterioration has been prevented or retarded by any means, process or treatment whatsoever, and before being offered for sale shall be branded or stamped with the word "preserved."

(c) All eggs imported into the State of Washington from foreign countries shall be sold as such. The case or container in which they are shipped shall have the words